

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

RYAN DARROW,

CASE NO. 2:23-cv-01235

Plaintiff,

V.

SCENIC FRUIT COMPANY, LLC;
and CALIFORNIA SPLENDOR,
INC.,

COMPLAINT FOR DAMAGES AND JURY DEMAND

Defendants.

NOW comes Plaintiff RYAN DARROW, by and through his attorneys of record, Marler Clark, Inc., PS, and alleges upon information and belief as follows:

PARTIES

1. Plaintiff Ryan Darrow resides in Maple Valley, Washington, in the County of King, and is therefore a citizen of the State of Washington

2. Defendant Scenic Fruit Company, LLC, (“Defendant” or “Scenic”) is a domestic for-profit limited liability company organized and existing under the laws of the State of Oregon, with its principal place of business located at 7510 SE Altman Road, Gresham, OR 97080, and is therefore considered a citizen of the State of Oregon. At all times relevant to this action, Defendant distributed and sold a variety of food products, including the Costco, “Kirkland Signature,” frozen

1 strawberries that caused the Plaintiff's injuries, to customers throughout the country, including the
2 Costco store in the State of Washington at issue in this matter.

3 3. Defendant California Splendor, Inc. (“Defendant” or “California Splendor”), is a domestic
4 for-profit corporation incorporated and existing under the laws of the State of California, with its
5 principal place of business at 7684 Saint Andrews Avenue, San Diego, CA 92154, and is therefore
6 considered a citizen of California. Upon information and belief, at all times relevant to this action,
7 California Splendor distributed and sold a variety of food products, including the frozen
8 strawberries that caused Plaintiff’s injuries, to customers around the country, including in the State
9 of Washington. Upon information and belief, California Splendor sold the frozen strawberries that
10 caused Plaintiff’s injuries to Scenic in this matter.

JURISDICTION AND VENUE

12 4. This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C.
13 section 1332(a) because the matter in controversy far exceeds \$75,000.00, exclusive of costs, and
14 it is between citizens of different states.

15 5. Venue in the United States District Court of the Western District of Washington is
16 proper pursuant to 28 U.S.C. section 1391(b)(2) as a substantial part of the events giving rise to
17 Plaintiff's claims occurred in the Western District when Defendants distributed their product there,
18 and Plaintiff purchased, consumed, and was sickened by Defendants' product there.

19 6. Defendants are subject to personal jurisdiction in the District Court for the Western
20 District of Washington as, at all times relevant to this matter, Defendants distributed a range of
21 products, including the “Kirkland Signature” frozen strawberries that caused Plaintiff’s injuries,
22 directly to stores in Washington, including the Costco store at which Plaintiff purchased
23 Defendants’ product. As such, Defendants maintains minimum contacts with the Western District

1 of Washington such that maintenance of this suit in this Court is appropriate, fair, and just.

2 **GENERAL ALLEGATIONS**

3 **The 2022-2023 Outbreak Linked to Frozen Strawberries**

4 7. According to the Centers for Disease Control and Prevention (CDC), an outbreak of
5 hepatitis A has been linked to frozen organic strawberries imported from certain farms in Baja
6 California, Mexico by a common supplier.

7 8. As of July 18, 2023, 10 outbreak-associated cases of hepatitis A had been reported,
8 from four states, with illness dates ranging from November 24, 2022, to June 4, 2023, with ill
9 people ranging in age from 38 to 64 years old, and four hospitalizations reported.

10 9. Epidemiologic and traceback evidence collected by investigations by the CDC, FDA,
11 and Washington state and local health departments indicate that frozen organic strawberries
12 imported fresh from certain farms in Baja California, Mexico, in 2022 are the likely source of the
13 outbreak.

14 10. The hepatitis A virus strain causing illnesses in this outbreak is genetically identical to
15 the strain that caused a 2022 hepatitis A outbreak linked to fresh strawberries imported from Baja
16 California and sold at various retailers.

17 11. All sick people interviewed during this investigation reported eating frozen organic
18 strawberries in the 2-7 weeks before they became ill.

19 12. In response to this investigation, Defendant Scenic Fruit Company, LLC, voluntarily
20 recalled frozen organic strawberries, including those sold to Costco in Washington.

21 **The Hepatitis A Virus**

22 13. Exposure to hepatitis A virus (“HAV”) can cause an acute infection of the liver that is
23 typically mild and resolves on its own. The symptoms and duration of illness vary a great deal,

1 with many persons showing no symptoms at all. Fever and jaundice are two of the symptoms most
2 commonly associated with HAV infection.

3 14. Throughout history, hepatitis infections have plagued humans. The “earliest accounts
4 of contagious jaundice are found in ancient China.”

5 15. According to the CDC: The first descriptions of hepatitis (epidemic jaundice) are
6 generally attributed to Hippocrates. Outbreaks of jaundice, probably hepatitis A, were reported in
7 the 17th and 18th centuries, particularly in association with military campaigns. Hepatitis A
8 (formerly called infectious hepatitis) was first differentiated epidemiologically from hepatitis B,
9 which has a long incubation period, in the 1940s. The development of serologic tests allowed a
10 definitive diagnosis of hepatitis B. In the 1970s, the identification of the virus and development of
11 serologic tests helped differentiate hepatitis A from other types of non-B hepatitis.

12 16. Until 2004, HAV was the most frequently reported type of hepatitis in the United
13 States. In the pre-vaccine era, the primary methods used for preventing HAV infections were
14 hygienic measures and passive protection with immune globulin (IG). Hepatitis A vaccines were
15 licensed in 1995 and 1999. These vaccines provide long-term protection against HAV infection.

16 17. Hepatitis A is the only common vaccine-preventable foodborne disease in the United
17 States. This virus is one of five human hepatitis viruses that primarily infect the human liver and
18 cause human illness. Unlike hepatitis B and C, hepatitis A does not develop into chronic hepatitis
19 or cirrhosis, which are both potentially fatal conditions. Nonetheless, infection with the hepatitis
20 A virus (HAV) can lead to acute liver failure and death.

21 18. Hepatitis A is a communicable (or contagious) disease that often spreads from person
22 to person. Person-to-person transmission occurs via the “fecal-oral route,” while all other exposure
23 is generally attributable to contaminated food or water. Food-related outbreaks are usually

associated with food contamination during preparation by an HAV-infected food handler. The food handler is generally not ill because the peak time of infectivity—that is, when the most virus is present in the stool of an infected individual—occurs two weeks before illness begins.

4 19. Fresh produce contaminated during cultivation, harvesting, processing, and distribution
5 has also been a source of hepatitis A. In 1997, frozen strawberries were the source of a hepatitis A
6 outbreak in five states. Six years later, in 2003, fresh green onions were identified as the source of
7 an HAV outbreak traced to the consumption of food at a Pennsylvania restaurant. Other fruits and
8 vegetables, such as blueberries and lettuce, have also been associated with HAV outbreaks in the
9 U.S. as well as in other developed countries.

Hepatitis A outbreaks associated with fresh, frozen, and minimally processed produce worldwide from 1983 to 2022						
Year	# Cases	Implicated food	Location of cases	Source of implicated food	Suspected cause of contamination	Reference
1983	24	Raspberries (frozen)	Scotland	Scotland	Infected pickers or packers	Reid et al., 1987 ¹
1987	5	Raspberries (frozen)	Scotland	Tayside, Scotland	Infected pickers	Ramsay and Upton, 1989 ²
1988	202	Iceberg lettuce	Kentucky	Unknown, suspected to be from Mexico	Believed to have occurred prior to distribution, since multiple restaurants involved	Rosenblum et al., 1990 ³
1990	35	Strawberries	Montana, California	Suspect an	Sivapalasinga	

¹ Reid, T., Robinson, H. (1987). Frozen raspberries and hepatitis A. *Epidemiol Infect.* 98: 109–112.

² Ramsay, C. N. and Upton, P. A. (1989). Hepatitis A and frozen raspberries. *Lancet* 1: 43-44.

³ Rosenblum, L. S., Mirkin, I. R., Allen, D. T., Safford, S., Hadler, S. C. (1990). A multifocal outbreak of hepatitis A traced to commercially distributed lettuce. *American Journal of Public Health*, 80(9): 1075-1079.

1		s (frozen)	Georgia		infected picker at farm	m et al., 2004; ⁴ Niu et al., 1992 ⁵	
2							
3	1996	30	Salad ingredients	Finland	Imported salad ingredients	Unknown	Pebody et al., 1998 ⁶
4							
5	1997	256	Strawberrie s (frozen)	Michigan, Maine, Wisconsin, Arizona, Louisiana, Tennessee	Grown in Mexico, processed and frozen at a single California facility a year before consumptio n	Inconclusive due to time between harvest and consumption, suspect barehanded contact with berries at harvesting, coupled with few latrines and handwashing facilities on site	Hutin et al., 1999 ⁷
6							
7							
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10							
11							
12							
13	1998	43	Green onions	Ohio	One of two Mexican farms or a farm in California	Believed to be contaminated before arrival at restaurant	Dentinger et al., 2001 ⁸
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22							
23							
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26							

⁴ Sivapalasingam, S., Friedman, C. R., Cohen, L., Taube, R. V. (2004). Fresh produce: a growing cause of outbreaks of foodborne illness in the United States, 1973 through 1997. *J Food Prot*, 67: 2342-2353.

⁵ Niu, M. T., Polish, L. B., Robertson, B. H. (1992). Multistate outbreak of hepatitis A associated with frozen strawberries. *J Infect Dis* 166: 518-524.

⁶ Pebody, R. G., Leino, T., Ruutu, P., Kinnunen, L., Davidkin, I., Nohynek, H., & Leinikki, P. (1998). Foodborne outbreaks of hepatitis A in a low endemic country: an emerging problem? *Epidemiology and infection*, 120(1): 55-59.

⁷ Hutin, Y. J., Pool, V., Cramer, E. H., Nainan, O. V., Weth, J., Williams, I. T. et al. (1999). A multistate, foodborne outbreak of hepatitis A. *New England Journal of Medicine*, 340(8): 595-602.

⁸ Dentinger, C. M., Bower, W. A., Nainan, O. V., Cotter, S. M., Myers, G., Dubusky, L. M., Fowler, S., Salehi, E. D. P., and Bell, B. P. (2001). An outbreak of hepatitis A associated with green onions. *J Infect Dis*, 183: 1273-1276.

1				Tomatoes: Unknown		al., 2005 ⁹ ; Datta et al., 2001 ¹⁰ ; Fiore, 2004 ¹¹
2						
3	2002	81	Blueberries	New Zealand <i>New Zealand, one orchard</i>	Inadequate bathroom facilities in fields, workers had barehanded contact with product, polluted groundwater from nearby latrines a possibility	Calder et al., 2003 ¹²
4						
5						
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9						
10	2003	601	Green onions	Pennsylvania, Tennessee, Georgia, North Carolina	Mexico, two farms	Contaminated during or before packing at farm
11						
12						
13	2009	562	Tomatoes (semidried)	Australia	Unknown; imported	Product suspected to be
14						

⁹ Wheeler, C., Vogt, T. M., Armstrong, G. L., Vaughan, G., Weltman, A., Nainan, O. V. et al. (2005). An outbreak of hepatitis A associated with green onions. *New England Journal of Medicine*, 353(9): 890-897.

¹⁰ Datta, S. D., Traeger, M. S., & Nainan, O. V. (2001). Identification of a multi-state outbreak of hepatitis A associated with green onions using a novel molecular epidemiologic technique [abstract 896]. In *Program and abstracts of the 39th Annual Meeting of the Infectious Diseases Society of America. Alexandra, VA: Infectious Diseases Society of America* (Vol. 192).

¹¹ Fiore, A. E. (2004). Hepatitis A transmitted by food. *Clinical Infectious Diseases*, 38(5): 705-715.

¹² Calder, L. , Simmons, G., Thornley, G. (2003). An outbreak of hepatitis A associated with consumption of raw blueberries. *Epidemiol Infect*, 131: 745-751

¹³ Centers for Disease Control and Prevention (CDC). (2003). Hepatitis A outbreak associated with green onions at a restaurant--Monaca, Pennsylvania, 2003. *MMWR*, 52(47): 1155-1157. Available at <https://www.cdc.gov/mmwr/preview/mmwrhtml/mm5247a5.htm>

¹⁴ Wheeler, C., Vogt, T. M., Armstrong, G. L., Vaughan, G., Weltman, A., Nainan, O. V. et al. (2005). An outbreak of hepatitis A associated with green onions. *New England Journal of Medicine*, 353(9): 890-897.

				and domestic product involved	imported due to concurrent outbreaks elsewhere at the time, source of contamination unknown	2012 ¹⁵	
1	2	3	4				
5	2009	13	Tomatoes (semidried)	Netherlands	Unknown; imported product suspected	Identical strain to the 2009 Australian outbreak	Petrignani et al., 2010 ¹⁶
6	7	8	9	France	Likely Turkey, single batch of product	Unable to determine when and where contamination occurred. Virus was slightly different from one in the 2009 Australian and Dutch outbreaks.	Gallot et al., 2011 ¹⁷
10	11	12	13				
14	2012	9	Pomegranate seeds (frozen)	Canada	Egypt	Suspect product contamination before export.	CDC 2013 ¹⁸ ; Swinkels et al., 2014 ¹⁹
15	16	17	18	19	20	21	22

¹⁵ Donnan, E. J., Fielding, J. E., Gregory, J. E., et al. (2012). A multistate outbreak of hepatitis A associated with semidried tomatoes in Australia, 2009. *Clin Infect Dis*, 54: 775–781.

¹⁶ Petrignani, M., Harms, M., Verhoef, L. (2010). Update: a food-borne outbreak of hepatitis A in The Netherlands related to semi-dried tomatoes in oil, January-February 2010. *Euro Surveillance*, 15(20): 19572.

¹⁷ Gallot, C., Grout, L., Roque-Afonso, A., Couturier, E., Carrillo-Santistevé, P., Pouey, J. et al. (2011). Hepatitis A Associated with Semidried Tomatoes, France, 2010. *Emerging Infectious Diseases*, 17(3): 566-567.

¹⁸ Centers for Disease Control and Prevention (CDC). (2013). Multistate outbreak of hepatitis A virus infections linked to pomegranate seeds from Turkey (Final Update). Available at: <https://www.cdc.gov/hepatitis/outbreaks/2013/a1b-03-31/>

¹⁹ Swinkels, H. M., Kuo, M., Embree, G., Andonov, A., Henry, B., Buxton, J. A. (2014). Hepatitis A outbreak in British Columbia, Canada: the roles of established surveillance, consumer loyalty cards and collaboration, February to May 2012. *Euro Surveillance*, 19: 20792.

					Some history of travel to endemic areas among workers at Canadian processing facility, but less likely as only one product was associated with illness.	
7	2013	103	Strawberries (frozen) Other frozen berries may have been involved	Denmark, Finland, Norway, Sweden	Suspected Egypt and Morocco based on virus strain and import history	Unknown, some cases matched the strain of the larger 2013 European outbreak (see below)
12	2013	1589	Berries (frozen)	Italy (90% of cases), Austria, Bulgaria, Denmark, England, Finland, France,	Multiple food items containing frozen mixed berries (cakes, smoothies);	Severi et al., 2015 ²¹ ; EFSA 2014 ²² ; Chiapponi et al., 2014 ²³ ; Rizzo et al.,

²⁰ Nordic Outbreak Investigation Team C (2013). Joint analysis by the Nordic countries of a hepatitis A outbreak, October 2012 to June 2013: frozen strawberries suspected. *Euro Surveillance*, 18(27): 20520.

²¹ Severi, E., Verhoef, L., Thornton, L., Guzman-Herrador, B. R., Faber, M., Sundqvist, L. et al. (2015). Large and prolonged food-borne multistate hepatitis A outbreak in Europe associated with consumption of frozen berries, 2013 to 2014. *Euro Surveillance*, 20(29): 1-9.

²² European Food Safety Authority (EFSA). (2014). Tracing of food items in connection to a multinational hepatitis A virus outbreak in Europe. *EFSA Journal*, 12(9): 3821-4007. Available at <http://www.efsa.europa.eu/en/efsajournal/pub/3821.htm>

²³ Chiapponi, C., Pavoni, E., Bertasi, B., Baioni, L., Scaltriti, E., Chiesa, E., et al. (2014). Isolation and genomic sequence of hepatitis A virus from mixed frozen berries in Italy. *Food Environ Virol*, 6(3): 202-206.

1			Germany, Ireland, the Netherlands, Norway, Poland, Sweden	Bulgarian blackberries and Polish redcurrants were the most common ingredients in the implicated lots		2013 ²⁴ ; Guzman- Herrador et al., 2014 ²⁵ ; Fitzgerald et al., 2014 ²⁶	
2	2013	165	Pomegranate arils (frozen)	Arizona, California, Colorado, Hawaii, New Hampshire, New Jersey, New Mexico, Nevada, Utah, Wisconsin	Turkey	Unknown	Collier et al., 2014 ²⁷ ; CDC 2013 ²⁸

²⁴ Rizzo, C., Alfonsi, V., Bruni, R., Busani, L., Ciccaglione, A., De Medici, D., et al. (2013). Ongoing outbreak of hepatitis A in Italy: preliminary report as of 31 May 2013. *Euro Surveillance*, 18(27): 20518.

²⁵ Guzman-Herrador, B., Jensvoll, L., Einoder-Moreno, M., [REDACTED] Lange, H., Myking, S., Nygard, K., et al. (2014). Ongoing hepatitis A outbreak in Europe 2013 to 2014: imported berry mix cake suspected to be the source of infection in Norway. *Euro Surveillance*, 19(15): 20775.

²⁶ Fitzgerald, M., Thornton, L., O'Gorman, J., O Connor, L., Garvey, P., Boland, M., et al. (2014). Outbreak of hepatitis A infection associated with the consumption of frozen berries, Ireland, 2013 - linked to an international outbreak. *Euro Surveillance: European communicable disease bulletin*, 19(43).

²⁷ Collier, M. G., Khudyakov, Y. E., Selvage, D., Adams-Cameron, M., Chiepson, E., Cronquist, A., et al. (2014). Outbreak of hepatitis A in the USA associated with frozen pomegranate arils imported from Turkey: an epidemiological case study. *Lancet Infectious Diseases*, 14(10): 976-981.

²⁸ Centers for Disease Control and Prevention (CDC). (2013) – Multistate outbreak of hepatitis A virus infections linked to pomegranate seeds from Turkey (Final Update), *supra* note 85.

2016	143	Strawberries (frozen)	Arkansas, California, Maryland, New York, North Carolina, Oregon, Virginia, West Virginia, Wisconsin	Egypt	Unknown	CDC 2016 ²⁹
2022	29	Strawberries (frozen)	California, Minnesota, North Dakota, Canada	Mexico	Unknown	CDC 2022 ³⁰

20. HAV is relatively stable and can survive for several hours on fingertips and hands and up to two months on dry surfaces.³¹ The virus can be inactivated by heating to 185°F (85°C) or higher for one minute or by disinfecting surfaces with a 1:100 dilution of household bleach in tap

²⁹ Centers for Disease Control and Prevention (CDC). (2016). 2016 - Multistate outbreak of hepatitis A linked to frozen strawberries (Final Update). Available at <https://www.cdc.gov/hepatitis/outbreaks/2016/hav-strawberries.htm>

³⁰ Centers for Disease Control and Prevention (CDC). (2022). 2022 - Multistate outbreak of hepatitis A linked to frozen strawberries (Final Update). Available at <https://www.cdc.gov/hepatitis/outbreaks/2022/hav-contaminated-food/map.htm>

³¹ Feinstone, Stephen and Gust, Ian, "Hepatitis A Virus," *supra* note 1; Mayo Clinic Staff, "Hepatitis A," *supra* note 1.

water.³² HAV can still be spread from cooked food if it is contaminated after cooking.³³

21. Although ingestion of contaminated food is a common means of spread for HAV, it may also be spread by household contact among families or roommates, sexual contact, or direct inoculation from persons sharing illicit drugs.³⁴ Children are often asymptomatic or have unrecognized infections and can pass the virus through ordinary play, unknown to their parents, who may later become infected from contact with their children.³⁵

22. Hepatitis A may cause no symptoms at all when it is contracted, especially in children.³⁶ Asymptomatic individuals will only know they were infected (and have become immune, given that you can only get hepatitis A once) by getting a blood test later in life.³⁷ Approximately 10 to 12 days after exposure, HAV is present in blood and is excreted via the biliary

³² CDC, “Updated recommendations from Advisory Committee on Immunization Practices (ACIP) for use of hepatitis A vaccine in close contacts of newly arriving international adoptees,” Morbidity and Mortality Weekly Report, Vol. 58, No. 36, (Sept. 18, 2006), <http://www.cdc.gov/mmwr/preview/mmwrhtml/mm5836a4.htm>; Fiore, Anthony, *et al.*, Advisory Committee on Immunization Practices (ACIP), Prevention of Hepatitis-A Through Active or Passive Immunization: Recommendations, Morbidity & Mortality Weekly Review, Vol. 55, Report 407, (May 29, 2006) at <http://www.cdc.gov/mmwr/preview/mmwrhtml/rr5507a1.htm>; Todd, Ewan C.D., *et al.*, “Outbreaks Where Food Workers Have Been Implicated in the Spread of Foodborne Disease. Part 6. Transmission and Survival of Pathogens in the Food Processing and Preparation-environment,” Journal of Food Protection, Vol. 72, 202-19 (2009). Full text of the article is available online at http://courses.washington.edu/eh451/articles/Todd_2009_food%20processing.pdf.

³³ Fiore, Anthony, Division of Viral Hepatitis, CDC, "Hepatitis A Transmitted by Food," *supra* note 7.

³⁴ *Id.*; See also, Mayo Clinic Staff, "Hepatitis A," *supra* note 1.

³⁵ Feinstone, Stephen and Gust, Ian, "Hepatitis A Virus," *supra* note 1; Piazza, M, et al., "Safety and Immunogenicity of Hepatitis A Vaccine in Infants: A Candidate for Inclusion in Childhood Vaccination Program," Vol. 17, pp. 585-588 (1999). Abstract at <http://www.ncbi.nlm.nih.gov/pubmed/10075165>; Schiff, E.R., "Atypical Manifestations of hepatitis-A," Vaccine, Vol. 10, Suppl. 1, pp. 18-20 (1992). Abstract at <http://www.ncbi.nlm.nih.gov/pubmed/1475999>.

³⁶ Fiore, Anthony, Division of Viral Hepatitis, CDC, "Hepatitis A Transmitted by Food," *supra* note 7

³⁷ Mayo Clinic Staff, "Hepatitis A," *supra* note 1.

1 system into the feces.³⁸ Although the virus is present in the blood, its concentration is much higher
 2 in feces.³⁹ HAV excretion begins to decline at the onset of clinical illness and decreases
 3 significantly by 7 to 10 days after the onset of symptoms.⁴⁰ Most infected persons no longer excrete
 4 the virus in their feces by the third week of illness. Children may excrete HAV longer than adults.⁴¹

5 23. Seventy percent of HAV infections in children younger than six years of age are
 6 asymptomatic; in older children and adults, infection tends to be symptomatic, with more than
 7 70% of those infected developing jaundice.⁴² Symptoms typically begin about 28 days after
 8 contracting HAV but can begin as early as 15 days or as late as 50 days after exposure.⁴³ The
 9 symptoms include muscle aches, headache, anorexia (loss of appetite), abdominal discomfort,
 10 fever, and malaise.⁴⁴

11 24. After a few days of typical symptoms, jaundice (also termed “icterus”) sets in.⁴⁵
 12 Jaundice is a yellowing of the skin, eyes, and mucous membranes that occurs because bile flows
 13 poorly through the liver and backs up into the blood.⁴⁶ The urine will also turn dark with bile, and
 14 the stool will be light or clay-colored from lack of bile.⁴⁷ When jaundice sets in, initial symptoms

14 ³⁸ CDC, “Hepatitis A,” *supra* note 5; Feinstone, Stephen and Gust, Ian, “Hepatitis A
 15 Virus,” *supra* note 1

16 ³⁹ Feinstone, Stephen and Gust, Ian, “Hepatitis A Virus,” *supra* note 1

17 ⁴⁰ *Id.*

18 ⁴¹ *Id.*; See also Sagliocca, Luciano, *et al.*, “Efficacy of Hepatitis A Vaccine in
 19 Prevention of Secondary Hepatitis A Infection: A Randomized Trial,” Lancet, Vol. 353, 1136-39
 20 (1999). Abstract at [http://www.thelancet.com/journals/lancet/article/PIIS0140-6736\(98\)08139-2/abstract](http://www.thelancet.com/journals/lancet/article/PIIS0140-6736(98)08139-2/abstract).

21 ⁴² CDC, “Hepatitis A,” *supra* note 5.

22 ⁴³ *Id.*; See also Feinstone, Stephen and Gust, Ian, “Hepatitis A Virus,” *supra* note 1;
 23 Fiore, Anthony, Division of Viral Hepatitis, CDC, “Hepatitis A Transmitted by Food,” *supra*
 24 note 7.

25 ⁴⁴ CDC, “Hepatitis A,” *supra* note 5; Feinstone, Stephen and Gust, Ian, “Hepatitis A
 26 Virus,” *supra* note 1; Mayo Clinic Staff, “Hepatitis A,” *supra* note 1.

27 ⁴⁵ Feinstone, Stephen and Gust, Ian, “Hepatitis A Virus,” *supra* note 1; Mayo Clinic
 28 Staff, “Hepatitis A,” *supra* note 1.

29 ⁴⁶ Mayo Clinic Staff, “Hepatitis A,” *supra* note 1.

30 ⁴⁷ CDC, “Hepatitis A,” *supra* note 5; Feinstone, Stephen and Gust, Ian, “Hepatitis A
 31 Virus,” *supra* note 1; Mayo Clinic Staff, “Hepatitis A,” *supra* note 1.

1 such as fever and headache begin to subside.⁴⁸

2 25. In general, symptoms usually last less than two months, although 10% to 15% of
 3 symptomatic persons have prolonged or relapsing disease for up to 6 months.⁴⁹ It is not unusual,
 4 however, for blood tests to remain abnormal for six months or more.⁵⁰ Jaundice so commonly
 5 associated with HAV can also linger for a prolonged period in some infected persons, sometimes
 6 as long as eight months or more.⁵¹ Additionally, pruritus, or severe “itchiness” of the skin, can
 7 persist for several months after the onset of symptoms. These conditions are frequently
 8 accompanied by diarrhea, anorexia, and fatigue.⁵²

9 26. Relapse is possible with hepatitis A, typically within three months of the initial onset
 10 of symptoms.⁵³ Although relapse is more common in children, it does occur with some regularity
 11 in adults.⁵⁴ The vast majority of persons who are infected with hepatitis A fully recover and do not
 12 develop chronic hepatitis.⁵⁵ Persons do not carry HAV long-term, as with hepatitis B and C.⁵⁶

13 27. Fulminant hepatitis A, or acute liver failure, is a rare but devastating complication of
 14 HAV infection.⁵⁷ As many as 50% of individuals with acute liver failure may die or require

14 ⁴⁸ Mayo Clinic Staff, “Hepatitis A,” *supra* note 1.

15 ⁴⁹ Fiore, Anthony, *et al.*, Advisory Committee on Immunization Practices (ACIP),
 Prevention of Hepatitis-A Through Active or Passive Immunization: Recommendations,” *supra*
 16 note 20; Gilkson Miryam, *et al.*, “Relapsing Hepatitis A. Review of 14 cases and literature
 survey,” Medicine, Vol. 71, No. 1, 14-23 (Jan. 1992). Abstract of article online at
<http://www.ncbi.nlm.nih.gov/pubmed/1312659>.

17 ⁵⁰ Feinstone, Stephen and Gust, Ian, “Hepatitis A Virus,” *supra* note 1.

18 ⁵¹ Feinstone, Stephen and Gust, Ian, “Hepatitis A Virus,” *supra* note 1; Mayo Clinic
 Staff, “Hepatitis A,” *supra* note 1.

19 ⁵² CDC, “Hepatitis A,” *supra* note 5; Mayo Clinic Staff, “Hepatitis A,” *supra* note 1.

20 ⁵³ Gilkson Miryam, *et al.*, “Relapsing Hepatitis A. Review of 14 cases and literature
 survey,” *supra* note 37.

21 ⁵⁴ Feinstone, Stephen and Gust, Ian, “Hepatitis A Virus,” *supra* note 1; Gilkson
 Miryam, *et al.*, “Relapsing Hepatitis A. Review of 14 cases and literature survey,” *supra* note 37.

22 ⁵⁵ Mayo Clinic Staff, “Hepatitis A,” *supra* note 1.

23 ⁵⁶ CDC Summary, “Disease Burden from Viral Hepatitis A, B and C in the United
 States, 2004-2009, at http://www.cdc.gov/hepatitis/pdfs/disease_burden.pdf; CDC, “Hepatitis
 A,” *supra* note 5.

24 ⁵⁷ Detry, Oliver, *et al.*, “Brain Edema and Intracranial Hypertension in Fulminant
 Hepatic Failure: Pathophysiology and Management,” World Journal of Gastroenterology, Vol.

1 emergency liver transplantation.⁵⁸ Elderly patients and patients with chronic liver disease are at
 2 higher risk for fulminant hepatitis A.⁵⁹ In parallel with a declining incidence of acute HAV
 3 infection in the general population, however, the incidence of fulminant HAV appears to be
 4 decreasing.⁶⁰

5 28. HAV infects the liver's parenchymal cells (internal liver cells).⁶¹ Once a cell has been
 6 penetrated by the viral particles, hepatitis A releases its own toxins that cause, in essence, a hostile
 7 takeover of the host's cellular system.⁶² The cell then produces new viral components that are
 8 released into the bile capillaries or tubes that run between the liver's parenchymal cells.⁶³ This
 process results in the death of liver cells, called hepatic necrosis.⁶⁴

9 29. The fulminant form of hepatitis occurs when this necrotic process kills so many liver
 10 cells—upwards of three-quarters of the liver's total cell count—that the liver can no longer perform
 11 its job.⁶⁵ Aside from the loss of liver function, fulminant hepatic failure can lead to encephalopathy

12, No. 46 pp. 7405-7412 (Dec. 14, 2006). Full article is available online at
<http://www.wjgnet.com/1007-9327/12/7405.pdf>.

14 ⁵⁸ Taylor, Ryan, *et al.*, "Fulminant Hepatitis A Virus Infection in the United States:
 Incidence, Prognosis, and Outcomes," *Hepatology*, Vol. 44, 1589-1597. Full text
http://deepblue.lib.umich.edu/bitstream/2027.42/55879/1/21349_ftp.pdf.

16 ⁵⁹ *Id.*; See also Feinstone, Stephen and Gust, Ian, "Hepatitis A Virus," *supra* note 1.

17 ⁶⁰ Taylor, Ryan, *et. al.*, "Fulminant Hepatitis A Virus Infection in the United States:
 Incidence, Prognosis, and Outcomes," *supra* note 46.

18 ⁶¹ Detry, Oliver, *et al.*, "Brain Edema and Intracranial Hypertension in Fulminant
 Hepatic Failure: Pathophysiology and Management," *supra* note 45; Feinstone, Stephen and
 Gust, Ian, "Hepatitis A Virus," *supra* note 1.

19 ⁶² Feinstone, Stephen and Gust, Ian, "Hepatitis A Virus," *supra* note 1; Schiff, E.R.,
 "Atypical Manifestations of hepatitis-A," *supra* note 23.

20 ⁶³ Detry, Oliver, *et al.*, "Brain Edema and Intracranial Hypertension in Fulminant
 Hepatic Failure: Pathophysiology and Management," *supra* note 45.

21 ⁶⁴ *Id.*; See also Taylor, Ryan, *et. al.*, "Fulminant Hepatitis A Virus Infection in the
 United States: Incidence, Prognosis, and Outcomes," *supra* note 46.

22 ⁶⁵ Detry, Oliver, *et al.*, "Brain Edema and Intracranial Hypertension in Fulminant
 Hepatic Failure: Pathophysiology and Management," *supra* note 45; Taylor, Ryan, *et. al.*,
 "Fulminant Hepatitis A Virus Infection in the United States: Incidence, Prognosis, and
 Outcomes," *supra* note 46.

1 and cerebral edema.⁶⁶ Encephalopathy is a brain disorder that causes central nervous system
 2 depression and abnormal neuromuscular function.⁶⁷ Cerebral edema is a swelling of the brain that
 3 can result in dangerous intracranial pressure.⁶⁸ Intracranial hypertension leading to brain stem
 4 death and sepsis with multiple organ failure are the leading causes of death in individuals with
 5 fulminant hepatic failure.⁶⁹

6 30. Hepatitis A is much more common in countries with underdeveloped sanitation
 7 systems and, thus, is a risk in most of the world.⁷⁰ An increased transmission rate is seen in all
 8 countries other than the United States, Canada, Japan, Australia, New Zealand, and the countries
 9 of Western Europe.⁷¹ Nevertheless, infections continue to occur in the United States, where
 approximately one-third of the population has been previously infected with HAV.⁷²

10 31. Each year, approximately 30,000 to 50,000 cases of hepatitis A occur in the United
 11 States.⁷³ Historically, acute hepatitis A rates have varied cyclically, with nationwide increases

12 ⁶⁶ Detry, Oliver, *et al.*, “Brain Edema and Intracranial Hypertension in Fulminant
 13 Hepatic Failure: Pathophysiology and Management,” *supra* note 45.

14 ⁶⁷ Detry, Oliver, *et al.*, “Brain Edema and Intracranial Hypertension in Fulminant
 15 Hepatic Failure: Pathophysiology and Management,” *supra* note 45; Feinstone, Stephen and
 Gust, Ian, “Hepatitis A Virus,” *supra* note 1.

16 ⁶⁸ Detry, Oliver, *et al.*, “Brain Edema and Intracranial Hypertension in Fulminant
 17 Hepatic Failure: Pathophysiology and Management,” *supra* note 45.

18 ⁶⁹ Detry, Oliver, *et al.*, “Brain Edema and Intracranial Hypertension in Fulminant
 19 Hepatic Failure: Pathophysiology and Management,” *supra* note 45; Taylor, Ryan, *et. al.*,
 20 “Fulminant Hepatitis A Virus Infection in the United States: Incidence, Prognosis, and
 21 Outcomes,” *supra* note 46.

22 ⁷⁰ Feinstone, Stephen and Gust, Ian, “Hepatitis A Virus,” *supra* note 1; Jaykus Lee
 23 Ann, “Epidemiology and Detection as Options for Control of Viral and Parasitic Foodborne
 Disease,” *supra* note 12.

24 ⁷¹ CDC, “Update: Prevention of Hepatitis A after Exposure to Hepatitis A Virus and
 25 in International Travelers, Updated ACIP Recommendations,” Morbidity and Mortality Weekly
 Report, Vol. 56, No. 41, pp. 1080-84 (Oct. 19, 2007), online at
<http://www.cdc.gov/mmwr/preview/mmwrhtml/mm5641a3.htm>.

26 ⁷² CDC, “Surveillance for Acute Viral Hepatitis – United States 2007,” *supra* note
 27 13; Fiore, Anthony, Division of Viral Hepatitis, CDC, “Hepatitis A Transmitted by Food,” *supra*
 28 note 7.

29 ⁷³ CDC, Summary, “Disease Burden from Viral Hepatitis A, B, and C in the United
 30 States,” *supra* note 44; CDC, “Hepatitis A,” *supra* note 5.

1 every 10 to 15 years.⁷⁴ The national rate of HAV infections has declined steadily since the last
 2 peak in 1995.⁷⁵ Although the national incidence—1.0 case per 100,000 population—of hepatitis
 3 A was the lowest ever recorded in 2007, it is estimated that asymptomatic infections and
 4 underreporting kept the documented incidence-rate lower than it actually is. In fact, it is estimated
 5 that there were 25,000 new infections in 2007.⁷⁶

Plaintiff's Hepatitis A Illness

6 32. Plaintiff purchased Kirkland Signature frozen organic strawberries from Costco on
 7 November 14, 2022, and December 5, 2022, and consumed the strawberries multiple times in
 8 February 2023.

9 33. The Kirkland Signature frozen organic strawberries that Plaintiff purchased were sold
 10 to Costco by Defendant Scenic and sourced by Scenic from Defendant California Splendor.

11 34. On or about April 9, 2023, Plaintiff began to develop symptoms consistent with HAV,
 12 including nausea, abdominal and torso pain, dark urine, and extreme fatigue.

13 35. Plaintiff's symptoms began to worsen on or about April 11, 2023, and grew to include
 14 jaundice, and extreme heartburn causing him to seek treatment first at Valley Medical Center
 15 Maple Valley Urgent Care, where upon noticing his jaundice, he was instructed to seek treatment
 16 at the Valley Medical Center Emergency Department.

17 36. Testing during Plaintiff's treatment at the Valley Medical Center Emergency
 18 Department showed extremely elevated liver enzyme levels and an inflamed liver. Testing done
 19 in the Emergency Department would eventually confirm a diagnosis of HAV.

20 37. After Plaintiff's discharge and eventual diagnosis, Plaintiff was contacted by the King

21 ⁷⁴ Hutin YJF, *et al.*, “A Multistate, Foodborne Outbreak of Hepatitis A,” *supra* note
 16.

22 ⁷⁵ CDC, Summary, “Disease Burden from Viral Hepatitis A, B, and C in the United
 23 States,” *supra* note 44; CDC, “Surveillance for Acute Viral Hepatitis – United States 2007,”
 24 *supra* note 13.

25 ⁷⁶ CDC, “Surveillance for Acute Viral Hepatitis – United States 2007,” *supra* note
 26 13; Schiff, E.R., “Atypical Manifestations of hepatitis-A,” *supra* note 23.

1 County Department of Public Health in relation to the 2022 HAV outbreak linked to frozen organic
2 strawberries.

3 38. Plaintiff continues to suffer complications and symptoms of HAV, including
4 significant fatigue that affects his day-to-day life.

5 39. Plaintiff has sustained serious personal injuries; suffered, and will continue to suffer,
6 significant pain and other physical discomforts; incurred, and will continue to incur, substantial
7 medical expenses; and remains at risk for future health complications with damages far in excess
of \$75,000.00, the jurisdictional threshold of this Court.

8 **CAUSES OF ACTION**

9 **Count I – Strict Products Liability**

10 40. Plaintiff repeats and realleges all of the above allegations contained in paragraphs 1-
39.

12 41. At all times relevant hereto, the Defendants were the manufacturer, packager,
distributor and/or seller of the adulterated and/or harmful food product that was consumed by
13 Plaintiff.

14 42. The adulterated and/or harmful food product that the Defendants manufactured,
packaged, distributed, and/or sold was, at the time it left the Defendants' control, defective and
15 unreasonably dangerous for its ordinary and expected use by the intended public, including
16 Plaintiff, because Defendants' product was adulterated and/or harmful to human health by virtue
17 of being contaminated with HAV.

19 43. The adulterated and/or harmful food product that Defendants manufactured, packaged,
distributed, and/or sold was delivered to Plaintiff without any change in its defective condition.
20 The adulterated and/or harmful food product that Defendants manufactured, packaged, distributed,
21 and/or sold was consumed by Plaintiff in the manner expected and intended.

22 44. Defendants owed a duty of care to the public, including Plaintiff, to manufacture,
package, distribute and/or sell food that was not adulterated and/or harmful and that was free of

pathogenic bacteria or other substances injurious to human health. Defendants breached this duty.

45. Defendants owed a duty of care to the public, including Plaintiff, to manufacture, package, distribute and/or sell food that was fit for human consumption and that was safe to consume to the extent contemplated by a reasonable consumer. Defendants breached this duty.

46. As a direct and proximate result of the defective and unreasonably dangerous condition of the adulterated and/or harmful food product that Defendants manufactured, packaged, distributed and/or sold, as set forth above, Plaintiff sustained injuries and damages in an amount to be determined at trial.

Count II – Breach of Warranty

47. Plaintiff repeats and realleges all of the above allegations contained in paragraphs 1-
46.

48. Defendants are liable to the Plaintiff for breaching express and implied warranties that it made regarding its food product that Plaintiff purchased and consumed. These express and implied warranties include the implied warranties of merchantability and/or fitness for a particular use. Specifically, Defendants expressly warranted, through the sale of food to the public and by the statements and conduct of their employees and agents, that the food they manufactured, packaged, distributed and/or sold was fit for human consumption and not otherwise adulterated and/or injurious to human health.

49. The adulterated and/or harmful food product that Defendants sold, and Plaintiff consumed would not pass without exception in the trade and was therefore in breach of the implied warranty of merchantability.

50. The adulterated and/or harmful food product sold to Plaintiff was not fit for the uses and purposes intended, *i.e.*, human consumption; thus, the sale of this product to Plaintiff constituted a breach of the implied warranty of fitness for its intended use.

51. As a direct and proximate cause of the Defendants' breach of warranties, as set forth above, Plaintiff sustained injuries and damages in an amount to be determined at trial.

1
2 **Count III - Negligence**

3 52. Plaintiff repeats and realleges all of the above allegations contained in paragraphs 1-
4 51.

5 53. Defendants owed to Plaintiff a duty to use reasonable care in the manufacture,
6 packaging, distribution, and/or sale of their food product, the observance of which duty would
7 have prevented or eliminated the risk that Defendants' food product would become adulterated
8 and/or harmful with any dangerous pathogen. Defendants, however, breached this duty and were
therefore negligent.

9 54. Defendants had a duty to comply with all federal, state, and local statutes, laws,
10 regulations, safety codes, and provisions pertaining to the manufacture, distribution, storage, and
11 sale of their food product, but failed to do so and were therefore negligent.

12 55. Plaintiff was among the class of persons designed to be protected by these statutes,
13 laws, regulations, safety codes, and provisions pertaining to the manufacture, packaging,
14 distribution, and sale of similar food products. Defendants, however, breached this duty and were
therefore negligent.

15 56. Defendants had a duty to properly supervise, train, and monitor their employees and to
16 ensure that their employees complied with all applicable statutes, laws, regulations, safety codes,
17 and provisions pertaining to the manufacture, distribution, packaging, and sale of similar food
products. Defendants, however, breached this duty and were therefore negligent.

18 57. Defendants had a duty to use ingredients, supplies, and other constituent materials that
19 were reasonably safe, wholesome, and free of defects and that otherwise complied with applicable
20 federal, state, and local laws, ordinances, regulations, codes, and provisions and that were clean,
21 free from adulteration, and safe for human consumption. Defendants, however, breached this duty
22 and were therefore negligent.

23 58. As a direct and proximate result of Defendants' negligence as described above, Plaintiff

1 sustained injuries and damages in an amount to be determined at trial.

2 **Count IV – Negligence *Per Se***

3 59. Plaintiff repeats and realleges all of the above allegations contained in paragraphs 1-
4 58.

5 60. Defendants had a duty to comply with all statutory and regulatory provisions that
6 pertained or applied to the manufacture, distribution, storage, labeling, and sale of the food
7 products that injured Plaintiff, including the applicable provisions of the Federal Food, Drug and
8 Cosmetic Act, and similar Washington food and public health statutes, and including without
9 limitation the provisions of the Washington Product Liability Act, RCW 7.72 et seq., and the
10 Washington State Retail Food Code, chapter 246-215 WAC, all of which prohibit the sale of any
food that is adulterated or otherwise injurious to health

11 61. In breach of this duty, the Defendants failed to comply with the provisions of the health
12 and safety acts identified above and, as a result, were negligent *per se* in their manufacture,
13 distribution, packaging, and/or sale of adulterated food.

14 62. As a direct and proximate result of conduct by Defendants that was negligent *per*
15 *se*, Plaintiff sustained injuries and damages in an amount to be determined at trial.

16 **DAMAGES**

17 63. Plaintiff suffered general, special, incidental, and consequential damages as the direct
18 and proximate result of the acts and omissions of Defendants, in an amount that shall be fully
19 proven at the time of trial. These damages include but are not limited to past and future pain and
20 suffering, past and future damages for loss of enjoyment of life, past and future emotional distress,
21 past and future medical and related expenses, including pharmaceutical expenses, travel, and
travel-related expenses, and all other ordinary, incidental, or consequential damages that would or
could be reasonably anticipated to arise under the circumstances.

22 **JURY DEMAND**

23 64. Plaintiff hereby demands a jury trial.

1
2 **PRAYER FOR RELIEF**

3 WHEREFORE, Plaintiff prays for judgment against Defendants as follows:

- 4 a. Ordering compensation for all general, special, incidental, and consequential damages
5 suffered by Plaintiff because of Defendants' conduct.
- 6 b. Awarding Plaintiff costs and expenses, including reasonable attorneys' fees to the
7 fullest extent allowed by law; and
- 8 c. Granting all such additional and/or further relief as this Court deems just and equitable.

9
10 Dated: August 10, 2023

MARLER CLARK, INC., PS.

11 By: */s/ William D. Marler*
12 WILLIAM D. MARLER, WSBA #17233
13 Attorney for Plaintiff
14 The Standard Building
15 1012 1st Avenue, Fifth Floor
16 Seattle, Washington 98104
17 Telephone: (206) 346-1888
18 bmarler@marlerclark.com